## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA **EASTERN DIVISION**

BROADCAST MUSIC, INC., et al.,	)
Plaintiffs,	) ) )
<b>v.</b>	) 3:07-cv-00921-MHT
FOURTH QUARTER, INC. d/b/a SKYBAR CAFÉ, PATRICK J. GRIDER AND DANIEL GRIDER, each individually.	) ) )
Defendants.	, )

## STIPULATION FOR CONSENT JUDGMENT

It is hereby stipulated and agreed by and between the plaintiffs and the defendants that the attached form of consent judgment truly reflects the terms of a settlement agreement effected between the parties, and the Court is hereby requested to enter said judgment. Defendants also agree that the plaintiffs may record a certificate of judgment.

Gilbert E. Johnston, Jr. (JOH023)

Mark V. Lindsay

Attorneys for the Plaintiffs

JOHNSTON BARTON PROCTOR & ROSE LLP

Colonial Brookwood Center 569 Brookwood Village, Suite 901 Birmingham, AL 35209

Telephone:

(205) 458-9400

Facsimile:

(205) 458-9500

OF COUNSEL

Davis B. Whittelsey David Dawson

Attorneys for the Defendants

WHITTELSEY, WHITTELSEY & POOLE, P.C.

600 Avenue A, Post Office 106 Opelika, Alabama 36803-0106 Telephone: (334) 745-7766

Facsimile:

(334) 7457666

OF COUNSEL

## UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA EASTERN DIVISION

BROADCAST MUSIC INC, a corporation, et al.	)
Plaintiffs,	) Case No. 3:07CV921-MRT
	)
v.	)
	)
FOURTH QUARTER INC d/b/a/	)
SKY BAR CAFÉ, PATRICK J. GRIDER	)
AND DANIEL GRIDER EACH	)
INDIVIDUALLY	)
	)
Defendants.	)

## **CONSENT JUDGMENT**

It is ORDERED, ADJUDGED and DECREED, that the plaintiffs recover of the defendants the sum of Sixty thousand Dollars (\$60,000), provided that defendants may satisfy this judgment in full by the payment to the plaintiffs of Thirty-Five Thousand Dollars (\$35,000) in 24 payments as follows: \$1458.33 on March 20, 2008, and a like sum on the like date of each month thereafter until and including January 20, 2010, and a final payment of \$1458.41 on February 20, 2010; and provided further that, so long as defendants shall make such payments within 30 days of being due, no action may be taken to execute this judgment. If defendants fail to make any of such payments within 30 days of being due, however, this judgment for \$60,000.00 is to have full force and effect and plaintiffs may execute this judgment for the full amount the due together with the court costs of such execution.

It is further ORDERED that each party shall bear his or his own costs.

Done this \_\_\_\_\_ day of April, 2008.

United States District Judge